IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVAN LICES COPY

RONALD A. RILEY, AK-8743, in his own behalf,

PLAINTIFF:

No. 1:00-CV-00485

(JUDGE RAMBO)

-VS-

:

MARTIN HORN, et al.,

DEFENDANT'S:

FILED HARRISBURG, PA

FEB 1 6 2001

MOTION FOR REQUEST FOR DEPOSITION TRANSCRIPT

MARY E. DANOREA CLERK

TO THE HONORABLE SYLVIA H. RAMBO, JUDGE:

Named Plaintiff RONALD A. RILEY, AK-8743, "pro se", now files this herein Motion For Request For Deposition Transcript on January 9, 2001. In support of this Motion, Plaintiff states as follows:

- 1. Plaintiff filed his Complaint on March 14, 2000.
 - 2. Plaintiff was granted forma pauperis April 10, 2000.
 - 3. A deposition was conducted on Plaintiff January 9, 2001.
- 4. Plaintiff sent a letter requesting a copy of deposition transcript January 16, 2001 to the Deputy Attorney General. (Exhibit A.).

- 5. On January 24, 2001, the Deputy Attorney General refused to provide Plaintiff with a copy of the deposition transcript. (Exhibit B.).
- 6. Plaintiff sent a letter requesting a copy of the deposition transcript January 29, 2001, to Beth A. Krupa of Geiger And Loria Reporting Service. (Exhibit C.).
- 7. On January 31, 2001, Geiger And Loria Reporting Service infromed Plaintiff that it will cost \$106.30 to obtain a copy of said transcript. (Exhibit D.).
- 8. Plaintiff contends that because of his indigent status due to incarceration he was unable to pay the filing fee for his Comp-laint March 14, 2000, and that indigent status has not changed and Plaintiff is unable to pay the fee to obtain a copy of his deposition transcript.
- 9. Plaintiff asserts that he needs a copy of this deposition transcript to help in the preparation of his up and coming trial before this Honorable Court.

WHEREFORE, Plaintiff RONALD A. RILEY, AK-8743, "pro se", respectfully request this Honorable Court to provide Plaintiff with a copy of the deposition transcript of January 9, 2001, and add the cost with the filing fee for Plaintiff's Complaint now before this

Honorable Court.

DATED: 2-14-2001

PENALD A. RILEV AK-8743
PLAINTIFF PTO SE
1100 PIKE STREET
HUNTINGDON, PA 16654

CERTIFICATE OF SERVICE

This is to certify that on 2-14-2001, a true and correct copy of Plaintiff's Motion For Request For Deposition Transcript was served First Class Mail, and by placing said in his prison mail box for service upon the following:

OFFICE OF THE ATTORNEY GENERAL MARYANNE M. LEWIS 15th Flr., STRAWBERRY SQUARE HARRISBURG, PA 17120

Respectfully Submitted

RONALD A. RILEY, AR 8743

PLAINTIFE PTO SE 1100 PIKE STREET

HUNTINGDON, PA 16654

EXHIBIT (A).

RONALD A. RILEY
AK-8743
1100 PIKE STREET
HUNTINGDON, PA 16654

OFFICE OF THE ATTORNEY GENERAL MARYANNE M. LEWIS 15th Flr., STRAWBERRY SQUARE HARRISBURG, PA 17120

January 16, 2001

RE: RILEY -VS- HORN, et al., No. 1:00-CV-00485

Dear Deputy Attorney General,

On January 9, 2001, you conducted a deposition on Plaintiff at the State Correctional Institution Huntingdon. The purpose of this communication is to request a copy of said deposition transcript.

Respectfully

cc:file

EXHIBIT (B).



COMMONWEALTH OF PENNSYLVANIA
OFFICE OF ATTORNEY GENERAL

January 24, 2001

MIKE FISHER ATTORNEY GENERAL

> 15th Floor, Strawberry Sq. Harrisburg, PA 17120

DIRECT DIAL: (717) 787-9719

FAX: (717) 772-4526

Ronald A. Riley, AK-8743 State Correctional Institution at Huntingdon 100 Pike Street Huntingdon, Pennsylvania 16654

Re: Rilev v. Horn, et. al. 1:00-CV-00485

Dear Mr. Riley,

Please be advised that if you wish to receive a copy of the transcript of your deposition of January 9, 2001, you must request the transcript in writing from the court reporter. Please request the transcript from her, addressed to Beth A. Krupa, Geiger and Loria Reporting Service, 2408 Park Drive, Suite, B, Harrisburg, PA 17110.

I am returning to you the following discovery: Plaintiff's Fifth Set of Interrogatories and Request For Production of Documents directed to Defendant O.J. Ogershock, as he is NOT a defendant in this action; and, Plaintiff's Sixth Set of Interrogatories and Request For Production of Documents directed to Defendant Weidel, as she is NOT a defendant in this case.

In addition, I am also returning to you the document entitled Appeal From The Retaliatory Misconduct of May 29, 1999, as inappropriate. The appeal process concerning misconduct reports is found in DOC-ADM 801, found in the Inmate Handbook. I suggest that you review DOC-ADM 801 and follow any appropriate procedures.

n De

Very truly yours,

Maryanne M. Lewis

Deputy Attorney General

MML/ld enclosures

EXHIBIT (C).

RONALD A. RILEY
AK-8743
1100 PIKE STREET
HUNTINGDON, PA 16654

January 29, 2001

BETH A. KRUPA GEIGER AND LORIA REPORTING SERVICE 2408 PARK DRIVE, SUITE, B. HARRISBURG, PA 17110

RE: RILEY -VS- HORN, et al., No. 1:00-CV-00\$85

Dear Ms. Krupa,

On January 9, 2001, you transcribed the transcript of a deposition conducted on me at SCI-Huntingdon by Deputy Attorney General, Maryanne M. Lewis. The purpose of this communication is to request a copy of said deposition transcript.

Respectfully,

EXHIBIT (D).

VISA'









Credit card #

Expiration date Authorized signature (for credit card payment) Mail to:

Geiger & Loria Reporting Service 2408 Park Dr., Suite B Harrisburg, PA 17110

TOTAL DUE:

106.30

3 729 BK